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SUGHRUE, MION, ZINN, MACPEAK & SEAS, PLLC 2100 Pennsylvania Avenue, N.W.			PEREZ, ANGELICA		
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<b>3</b> ,			2684	9	
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Please find below and/or attached an Office communication concerning this application or proceeding.

		Арр	lication No.	Applicant(s	;)			
Office Action Summary		09/9	900,132	KAWAMUR	KAWAMURA, KATSUAKI			
		Exa	miner	Art Unit				
_			elica M. Perez	2684				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.  - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).  - Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).  Status								
1)⊠	⊠ Responsive to communication(s) filed on <u>14 May 2004</u> .							
2a) <u></u>	☐ This action is <b>FINAL</b> . 2b)⊠ This action is non-final.							
3)	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims								
5)□ 6)⊠ 7)□	<ul> <li>✓ Claim(s) 1-26 is/are pending in the application.</li> <li>✓ 4a) Of the above claim(s) is/are withdrawn from consideration.</li> <li>☐ Claim(s) is/are allowed.</li> <li>☐ Claim(s) 1-26 is/are rejected.</li> <li>☐ Claim(s) is/are objected to.</li> <li>☐ Claim(s) are subject to restriction and/or election requirement.</li> </ul>							
Application Papers								
9) The specification is objected to by the Examiner.  10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.  Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).  11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority under 35 U.S.C. §§ 119 and 120								
<ul> <li>12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a) All b) Some * c) None of:</li> <li>1. Certified copies of the priority documents have been received.</li> <li>2. Certified copies of the priority documents have been received in Application No.</li> <li>3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> <li>13) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application) since a specific reference was included in the first sentence of the specification or in an Application Data Sheet.</li> <li>37 CFR 1.78.</li> <li>a) The translation of the foreign language provisional application has been received.</li> <li>14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific reference was included in the first sentence of the specification or in an Application Data Sheet. 37 CFR 1.78.</li> </ul>								
Attachmen	t(s)							
2) Notice	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO mation Disclosure Statement(s) (PTO-1449) Pape			Summary (PTO-413) Pa Informal Patent Application				

Art Unit: 2684

#### **DETAILED ACTION**

### Specification

Changes to the specification had been considered.

## Response to Arguments

1. Applicant's arguments with respect to claims 1-14 have been considered but are most in view of the new ground(s) of rejection.

# Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 14, 15 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Uriya (Uriya, Susumu; US Patent No.: 6,574,489) in view of Serrano (Serrano et al.; US Patent No.: 5,640,441), and further in view of Brisebois (Brisebois et al.; EP 0,866,592 A2).

Regarding claim 1, Uriya teaches of an information communication apparatus comprising: an information communication unit for transmitting and receiving information through communication (column 2, lines 23-25); a vibration notification unit for vibrating to notify the reception of the information (column 2, lines 29-35 and 62-65).

Uriya does not specifically teach of a vibration control unit for generating from an audio signal a driving signal synchronously with the audio signal, the vibration control unit for causing the vibration notification unit to vibrate according to the driving signal.

Art Unit: 2684

In related art concerning an apparatus and method for incoming call detection and alarm circuitry for cellular telephones, Serrano teaches of a vibration control unit for generating from an audio signal a driving signal synchronously with the audio signal (column 6, lines 15-25; where the vibrator is activated by the audio driver circuit 280; where it is inherently synchronized).

It would have been obvious to a one of ordinary skill in the art at the time the invention was made to combine Uriya's information communication unit with Serrano's vibration control unit activated by an audio driver in order to provide a sensory signal for indicating an incoming call to the user, as taught by Serrano.

Uriya and Serrano do not specifically teach the vibration control unit for causing the vibration notification unit to vibrate according to the driving signal.

In related art concerning a personal communication device and call processing status signaling method, Brisebois teaches where the vibration control unit for causing the vibration notification unit to vibrate according to the driving signal (column 3, lines lines 16-25 and 40-46; where the notification unit vibrates according to the driving signal).

It would have been obvious to a one of ordinary skill in the art at the time the invention was made to combine Uriya's and Serrano's personal communication device with Brisebois's vibration according to the driving signal in order to create a pattern of simulation that will inform rather than alarm the user, as taught by Brisebois.

Regarding claim 14, Uriya in view of Serrano, and further in view of Brisebois teaches all the limitations according to claim 1. In addition, Uriya teaches where the

Art Unit: 2684

information communication apparatus further comprises a speaker for outputting the audio signal (figure 2, item 141; column 2, lines 52-55).

Regarding claim 15, Uriya teaches of a communication apparatus, comprising: a receiver circuit that receives communication information (figure 7, items 21a and 22a; column 2, lines 23-25); a vibrator that vibrates to notify reception of the communication information (column 2, lines 29-35 and 62-65); Brisebois teaches where the control circuit instructs the vibrator to vibrate according to the driving signal (column 3, lines lines 16-25 and 40-46; where the notification unit vibrates according to the driving signal); Serrano teaches of a control circuit that generates a driving signal based on an audio signal (column 6, lines 15-25; where the vibrator is activated by the audio driver circuit 280; where it is synchronized).

Regarding claim 19, Uriya in view of Serrano, and further in view of Brisebois teaches all the limitations according to claim 15. In addition, Uriya teaches where the information communication apparatus further comprising: a speaker, where the audio signal is output via the speaker the (figure 2, item 141; column 2, lines 52-55).

1. Claims 2, 10-13,16-17,20 and 26 are rejected under 35 U.S.C. 103(a) as being unpatentable over Uriya in view of Serrano, and further in view of Brisebois as applied to claims 1 above, and further in view of Yamashita (Yamashita, Tomohisa; Patent No.: 6,070,053).

Regarding claim 2, Uriya in view of Serrano in further view of Brisebois teaches all the limitations according to claim 1.

Uriya in view of Serrano in further view of Brisebois does not teach of a music reproduction unit for outputting music as the audio signal.

In further art related to ringing sound or melody calling notification in a radio communication system, Yamashita teaches of a music reproduction unit for outputting music as the audio signal (figure 1, item 34; columns 5 and 6, lines 7-21 and 38-40, respectively; and column 9, lines 11-17).

It would have been obvious to a one of ordinary skill in the art at the time the invention was made to combine Uriya's, Serrano's and Brisebois combined information communication apparatus with Yamashita music reproduction unit for outputting music as the audio signal in order to provide notification of music data received in the message, as taught by Yamashita.

Regarding claim 10, Uriya in view of Serrano in further view of Brisebois and further in view of Yamashita teaches all the limitations according to claim 2. Yamashita further teaches where the information received by the information communication unit includes voice communication data from an external terminal (column 9, lines 11-17) and music data delivered from an external source (column 5, lines 51-56).

Regarding claim 11, Uriya in view of Serrano in further view of Brisebois and further in view of Yamashita teaches all the limitations according to claim 10. Yamashita further teaches where the music reproduction unit outputs the music as the audio signal based on the music data delivered from the external source (column 4, lines 41-46 and column 7, lines 17-34; where the base station is an external source).

Art Unit: 2684

Regarding claim 12, Uriya in view of Serrano in further view of Brisebois and further in view of Yamashita teaches all the limitations according to claim 10. Yamashita further teaches where the information communication apparatus further comprises a memory for storing the music data (column 4, lines 17-20).

Regarding claim 13, Uriya in view of Serrano in further view of Brisebois and further in view of Yamashita teaches all the limitations according to claim 12. Yamashita further teaches where the music reproduction unit generates and outputs the music as the audio signal based on the music data in the memory (column 2, lines 51-54).

Regarding claim 16, Uriya in view of Serrano in further view of Brisebois teaches all the limitations according to claim 15. Yamashita further teaches where the audio signal comprises music (column 2, line 48-50).

Regarding claim 17, Uriya in view of Serrano in further view of Brisebois and further in view of Yamashita teaches all the limitations according to claim 16. Yamashita further teaches of the communication apparatus further comprising a memory that stores the music (column 4, lines 17-20).

Regarding claim 20, Uriya in view of Serrano in further view of Brisebois and further in view of Yamashita teaches all the limitations according to claim 16. In addition, Uriya teaches where the communication apparatus further comprises a speaker, where the control circuit causes the music to be output via the speaker (figure 2, item 141; column 2, lines 52-55).

Regarding claim 26, Uriya in view of Serrano in further view of Brisebois and further in view of Yamashita teaches all the limitations according to claim 16. Yamashita

Art Unit: 2684

further teaches where the music is received over the air from an external source

(column 4, lines 41-46 and column 7, lines 17-34; where the base station is an external

source).

2. Claims 3, 6-8, 18, and 25 are rejected under 35 U.S.C. 103(a) as being

unpatentable over Uriya in view of Serrano in further view of Brisebois and further in

view of Yamashita as applied to claims 2 and 16 above, and further in view of Saiki

(Saiki et al.; US Patent No.: 6,259, 935).

Regarding claim 3, Uriya in view of Serrano in further view of Brisebois and

further in view of Yamashita teaches all the limitations according to claim 2.

Uriya in view of Serrano in further view of Brisebois and further in view of

Yamashita does not specifically teach where the vibration control unit generates the

driving signal based on low frequency components of the audio signal.

In further art related to converting a signal into vibration or vibration and sound,

Saiki teaches where the vibration control unit generates the driving signal based on low

frequency components of the audio signal (figure 4, item fo1 and column 6, lines 24-27).

It would have been obvious to a one of ordinary skill in the art at the time the

invention was made to combine Uriya's, Serrano's, Brisebois's and Yamashita's,

vibration communication unit with Saiki's generation of the driving signal based on the

low frequency components of the audio signal with the purpose of generating a vibration

as a preferred indicator, as taught by Saiki.

Art Unit: 2684

Regarding claim 6, Uriya in view of Serrano, in further in view of Brisebois, in further in view of Yamashita and further in view of Saiki teaches all the limitations according to claim 3. Furthermore, Saiki teaches where the vibration notification unit comprises a vibration unit for vibrating with a self-resonance frequency; and where the vibration control unit comprises a low pass filter having a passing frequency band for passing the low frequency components including the self-resonance frequency; and of the vibration unit (column 6, lines 24-37).

Regarding claim 7, Uriya in view of Serrano, in further in view of Brisebois, in further in view of Yamashita and further in view of Saiki teaches all the limitations according to claim 3. Also, Saiki teaches and where the vibration control unit comprises a low pass filter having a passing frequency band for passing the low frequency components of the audio signal (figure 7, item 19; columns 11-12, lines 67 and 1-14, respectively).

Regarding claim 8, Uriya in view of Serrano, in further in view of Brisebois, in further in view of Yamashita and further in view of Saiki teaches all the limitations according to claim 7. Also, Saiki teaches where the vibration control unit further comprises an amplifier for amplifying the low frequency components passing through the low pass filter (figure 5, item 14; column 8, lines 54-60).

Regarding claim 18, Uriya in view of Serrano, in further in view of Brisebois, in further in view of Yamashita teaches all the limitations of claim 16. Saiki further teaches where the control circuit instructs the vibrator to vibrate based on low frequency components of the music (figure 4, item fo1 and column 6, lines 24-27).

11-12, lines 67 and 1-14, respectively).

Art Unit: 2684

Regarding claim 25, Uriya in view of Serrano, in further in view of Brisebois, in further in view of Yamashita and further in view of Saiki teaches all the limitations according to claim 18. Also, Saiki teaches where the vibrator vibrates with a resonance frequency, where the control circuit comprises a low pass filter that passes the resonance frequency, and where the filter filters the music (figure 7, item 19; columns

3. Claim 9 is rejected under 35 U.S.C. 103(a) as being unpatentable over Uriya in view of Serrano, in further in view of Brisebois, further in view of Yamashita, further in view of Saiki and further in further view of Osuge (Osuge, Michihiro; US Patent NO.: Kanamori et al.; US Patent No.: 6,1195,571).

Regarding claim 9, Uriya in view of Serrano further in view of Yamashita and in further view of Saiki teaches all the limitations according to claim 8.

Uriya in view Serrano, in further in view of Brisebois, in further in view of Yamashita and in further view of Saiki does not teach where the vibration control unit further comprises a rectifier for rectifying the low frequency components output from the amplifier to generate the driving signal.

In further art regarding automatic switching notification devices, Osuge teaches where the vibration control unit further comprises a rectifier for rectifying the low frequency components output from the amplifier to generate the driving signal (figure 7, item 51 and column 6, lines 12-20).

It would have been obvious to a one of ordinary skill in the art at the time the invention was made to combine Uriya's, Serrano's, Brisebois's, Yamashita's and Saiki's vibration control unit with Osuge's rectifier in order to rectify the low frequency components output from the amplifier to generate the driving signal.

4. Claims 4 and 5 are rejected under 35 U.S.C. 103(a) as being unpatentable over Uriya in view of Serrano, in further in view of Brisebois and further in view of Yamashita as applied to claim 2 above, and further in view of Kanamori (Kanamori et al.; US Patent No.: 6,662,022).

Regarding claim 4, Uriya in view of Serrano, in further in view of Brisebois and further in view of Yamashita teaches all the limitations according to claim 2.

Uriya in view of Serrano, in further in view of Brisebois and further in view of Yamashita does not teach where the music reproduction unit stops music reproduction if the information communication unit receives the information during music reproduction.

In related art concerning a portable telephone set capable of recognizing a call during music replay, Kanamori teaches where the music reproduction unit stops music reproduction if the information communication unit receives the information during music reproduction (column 9, lines 59-64).

It would have been obvious to a one of ordinary skill in the art at the time the invention was made to combine Uriya's in view of Serrano's, in further in view of Brisebois's and further in view of Yamashita's music reproduction unit with Kanamori's

Art Unit: 2684

teachings where the music reproduction unit stops music reproduction if the information communication unit receives the information during music reproduction; in this manner, the user is able to avoid missing the information, as taught by Kanamori.

Regarding claim 5, Uriya in view of Serrano, in further in view of Brisebois and further in view of Yamashita teaches all the limitations according to claim 2. Kanamori further teaches where the music reproduction restarts when the incoming status detection unit detects that the information communication unit completes receiving the information, if the information is received during music reproduction (columns 9 and 10; lines 65-67 and 1, respectively).

5. Claims 21-23 are rejected under 35 U.S.C. 103(a) as being unpatentable over Uriya in view of Serrano, in further in view of Brisebois and further in view of Kanamori.

Regarding claim 21, Uriya in view of Serrano and in further in view of Brisebois teaches all the limitations according to claim 20.

Uriya in view of Serrano and in further in view of Brisebois does not teach where the control circuit causes the music to stop being output via the speaker when the receiver circuit receives the communication information while the music is output via the speaker.

Kanamori further teaches where the control circuit causes the music to stop being output via the speaker when the receiver circuit receives the communication information while the music is output via the speaker (column 2, lines 49-52; e.g., "may not replay the replayed music" corresponding to "stop" and column 9, lines 59-64).

Art Unit: 2684

It would have been obvious to a one of ordinary skill in the art at the time the invention was made to combine Uriya's, Serrano's and Brisebois's music reproduction unit with Kanamori's teachings where the music reproduction unit stops music reproduction if the information communication unit receives the information during music reproduction; in this manner, the user is able to avoid missing the information, as taught by Kanamori.

Regarding claim 22, Uriya in view of Serrano, further in view of Brisebois and further in view of Kanamori teaches all the limitations according to claim 21. Kanamori further teaches where the control circuit detects a beginning of receipt of the communication information and a completion of the receipt of the communication information, where the control circuit causes the music to stop being output via the speaker when the control circuit detects the beginning of the receipt of the communication information (column 2, lines 49-52; e.g., "may not replay the replayed music" corresponding to "stop" and column 9, lines 59-64), and where the control circuit causes the music to be output via the speaker when the control circuit detects the completion of the receipt of the communication information (columns 9 and 10; lines 65-67 and 1, respectively).

Regarding claim 23, Uriya in view of Serrano, further in view of Brisebois and further in view of Kanamori teaches all the limitations according to claim 22. Kanamori further teaches where when the control circuit detects the completion of the receipt of the communication information, the control circuit causes the music to be output via the speaker from a point at which the music stopped being output via the speaker when the

Art Unit: 2684

communication information began to be received (columns 9 and 10; lines 65-67 and 1,

respectively).

6. Claims 24 is rejected under 35 U.S.C. 103(a) as being unpatentable over Uriya in

view of Serrano, in further in view of Brisebois and further in view of Saiki.

Regarding claim 24, Uriya in view of Serrano, in further in view of Brisebois

teaches all the limitations according to claim 15.

Uriya in view of Serrano, in further in view of Brisebois does not specifically

teaches where the vibrator vibrates with a resonance frequency, where the control

circuit comprises a filter that passes the resonance frequency, and where the filter filters

the audio signal.

In further art related to converting a signal into vibration or vibration and sound,

Saiki teaches the vibrator vibrates with a resonance frequency, where the control circuit

comprises a filter that passes the resonance frequency, and where the filter filters the

audio signal (column 6, lines 24-37).

It would have been obvious to a one of ordinary skill in the art at the time the

invention was made to combine Uriya's, Serrano's and Brisebois's vibration

communication unit with Saiki's vibrator that vibrates with a resonance frequency, where

the control circuit comprises a filter the audio signal in order to separate the signals

according to the preferred annunciator.

Art Unit: 2684

#### Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:

JP Patent No.: 359010091 A; deals with a headphone capable of providing tactual sense of reproduced music.

US Patent No.: 4,813,419; refers to an apparatus having a vibrator that vibrates according to applied sound waves.

US Patent No.: 4,250,637; refers to a tactile aid to speech reception apparatus.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Angelica Perez whose telephone number is 703-305-8724. The examiner can normally be reached on 7:15 a.m. - 3:55 p.m., Monday - Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Nay Maung can be reached on 703-308-7745. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9314 for regular communications and for After Final communications.

Information regarding Patent Application Information Retrieval (PAIR) system can be found at 866-217-9197 (toll-free).

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the TC 2600's customer service number is 703-306-0377.

Art Unit: 2684

Page 15

Angelica Perez (Examiner)

July 18, 2004

NAY MAUNG SUPERVISORY PATENT EXAMINER

Art Unit 2684